Receipt date: 07/18/2008 10037341 - GAU: 1636

EXHIBIT A

of Supplemental Information Disclosure Statement filed July 15, 2008

Applicants: David Baltimore, et al. Serial No.: 10/037,341 Filed: January 4, 2002 Group Art Unit: 1636 Examiner: D. Guzo

75723-ZA/JPW/GJG

Receipt date: 07/18/2008

Form PTO-1449 Substitute

U.S. Department of Commerce Patent and Trademark Office

Application Number 10/037,341 January 4, 2002 Filing Date David Baltimore First Named Invento et al. Art Unit 1636 D. Gazo Hibbert Examiner Name

Attorney Docket No.

INFORMATION DISCLOSURE STATEMENT PE (Use several sheets if necessary)

	NON PATENT LITER LEGRE DOCUMENTS					
Examiner Initials	Cite No. ¹	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.) date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ²			
/C.H./	1	December 16, 2005 Condensed Deposition of Laurie H. Glimcher in Civil Case 02 CV 11280 RWZ including deposition Exhibits 1-13 attached with this Third Supplemental Information Disclosure Statement, namely: Curriculum Vitae of Laurie H. Glimcher [DDX 385 12/16/05]; Glick and Opal, Review Article Drugs, (2004), 837-859 [DDX388 12/16/05 & Opal 105]; Opal and Huber, Critical Care, (2002), 6:125-136 [DDX389 12/16/05]; Joyce et al., The Journal of Biological Chemistry, (2001), 276:11199-11203 [DDX390 12/16/05]; Joyce and Grinnell, Crit. Care Med, (2002), 30:S288-S293 [DDX391 12/16/05]; Brun-Buisson et al., JAMA, (1995), 274:968-974 [DDX392 12/16/05]; Joyce et al., The Journal of Biological Chemistry, (2001), 276:11199-11203 [DDX393 12/16/05]; Brun-Guisen et al., The Journal of Biological Chemistry, (2001), 276:11199-11203 [DDX393 12/16/05]; Brunckmann et al., Inflamm. Res. (2004), 528-533 [DDX394 12/16/05]; Leeuwen et al., Crit Care Med (2001), 29:1074-1077 [DDX395 12/16/05]; Derhaschnig et al., Blood. (2003), 102:2093-2098 [DDX396 12/16/05]; Kalil et al., Chock, (2004), 21:222-229 [DDX397 12/16/05]; Nick et al., Blood, (2004), 104:3878-3885 [DDX398 12/16/05]; Dhainaut, Crit Care Med. (2004) 32Supp:S194-S201 [DDX399 12/16/05];				
/C.H./	2	Rule 26(A)(2) Rebuttal Report of Thomas R. Kadesch, Ph.D. dated October 21, 2005 in Civil Case 02 CV 11280 RMZ including Exhibits 1-71 attached with this Fourth Supplemental Information Disclosure Statement, namely: U.S. Patent No. 5,500,365, issued March 19, 1996, Fischhoff et al.; U.S. Patent No. 5,603,365, issued April 29, 1997, Koziel et al.; File History of U.S. Serial No. 08/418,266, filed April 6, 1995; U.S. Patent No. 5,804,374, issued September 8, 1998, Baltimore et al.; U.S. Patent No. 5,939,421, issued August 17, 1999, Palanki et al.; File History of 06/946,365, filed December 24, 1986; File History of U.S. Serial No. 06/817,441, filed January 9, 1986; U.S. Patent No. 6,60,310, issued May 9, 2000, Cho-Chung; File History of U.S. Serial No. 07/791,898, issued November 13, 1991; U.S. Patent No. 6,410,516, issued June 25, 2002, Baltimore et al.; U.S. Patent No. 6,841,371,				

SIGNATURE

/Catherine Hibbert/ EXAMINER

DATE CONSIDERED

04/08/2009

*EXAMINER: Initial if citation considered, whether or not citation is in conformance with MPEP 609: Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant. Applicant's unique citation designation number (optional). Applicant is to place a checkmark here if English language Translation is attached.

> Applicants: David Baltimore, et al. Serial No.: 10/037,341 Filed: January 4, 2002 Exhibit A

Form PTO-1449 Substitute

U.S. Department of Commerce Patent and Trademark Office

INFORMATION DISCLOSURE STATEMENT (Use several sheets if necessary)

Application Number	10/037,341
Filing Date	January 4, 2002
Firm Named Income	David Baltimore
First Named Inventor	et al.
Art Unit	1636
Examiner Name	D. Guzo Hibbert
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	Attorney Docket No. 75723-ZA/JPW/GJ0						
		NON PATENT LITERATURE DOCUMENTS					
Examiner Initials	Cite No.						
Initials No. (book, magazine, journal, serial, symposium, catalog, etc.) date, page(s), volume-issue number(s), publisher, city							
EXAMINER SIGNATUR							

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Form PTO-1449 Substitute

U.S. Department of Commerce Patent and Trademark Office Application Number 10/037, 341
Filing Date January 4, 2002
First Named Inventor et al.
Art Unit 1636
Examiner Name 7: Guzzo Hibbert

INFORMATION DISCLOSURE STATEMENT (Use several sheets if necessary)

		Attorney Docket No. 75723-ZA/JPW/	/GJC			
		NON PATENT LITERATURE DOCUMENTS				
Examiner Initials	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item	T ²			
/C.H./	Con	McKinney et al., The Journal of Biological Chemistry (1997) 272:22377-22380; McKnight and Kingsbury, Science (1982) 217:316-324; Meng et al., Proc. Natl. Acad. Sci. USA, (1999) 96:10403-10408; Morishita et al., Nature Medicine (1997) 3:894-899; Myers et al., Science (1986) 232:613-618; Nabel et al., Proc. Natl. Acad. Sci. USA, (1996) 9::15388-15393; Nicolau et al., Cell Fusion (1984) pp.254-267; Palombella et al., Proc. Natl. Acad. Sci. USA, (1998) 95:16741-15676; Ray et al., The Journal of Biological Chemistry (1995) 270:10680-10685; Reisine et al., Proc. Natl. Acad. Sci. USA, (1985) 82:8261-8265; Roberts K., Week in Review Desk (1985); Roozemond et al., Immunobiol. (1987) 176:35-46; Sawa et al., Circulation (1997) 96[suppl II]:IT-280-II-285; Schindler et al., The Journal of Immunology (1990) 144:2216-2222; Scott and Smith, Science (1990) 249:386-390; Shakhov et al., J. Exp. Med. (1990) 171:35-47; Holden C., Science (1985) 230:302; Tomita et al., J. Hypertens (1998) 16:993-1000; Trepicchio and Krontiris, Nucleic Acids Research (1993) 21:977-985; Tung et al., Proc. Natl. Acad. Sci. USA, (1988) 85:2479-2483; PCT International Application No. WO 90/02809, International Publication Date March 22, 1990; PCT International Publication Date December 13, 1990;				
/C.H./	3	October 21, 2005 Rule 26(A)(2) Rebuttal Report Of Thomas R. Kadesch, Ph.D. in Civil Case 02 CV 11280 RWZ;				
/C.H./	4	February 12, 2001 Response and Amendment in U.S. Serial No. 08/464, 364, ADL 0000843-0000853, Document 198, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ;				
/C.H./	5	Davis et al., Science (1991) 253:1268-1271, Document 198, 02/03/2006, in Civil Case 02 CV 11280 RWZ;				
/C.H./	6	Haskill, et al., Cell (1991) 65:1281-12889, Document 198, filed 02/03/2006, in Civil Case 02 CV 11280 RWZ;				
EXAMINEI SIGNATUR		/Catherine Hibbert/ DATE CONSIDERED 04/08/2009				

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Form PTO-1449 Substitute

U.S. Department of Commerce Patent and Trademark Office

Application Number 10/037.341 Filing Date January 4, 2002 David Baltimore First Named Inventor et al. Art Unit 1636 D. Guzo Hibbert Examiner Name 75723-2A/JPW/GJG

INFORMATION DISCLOSURE STATEMENT (Use several sheets if necessary)

	Attorney Docket No. 75/23-ZA/JPW/GJ					
		NON PATENT LITERATURE DOCUMENTS				
Examiner Initials	Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.) date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ²			
/C.H./		March 3, 2004 Memorandum Of Decision And Order on claim construction;				
/C.H./		November 11, 2005 Reply Expert Report of Dr. Stephen Prescott, paragraphs 16-18;				
/C.H./		November 11, 2005 Reply Expert Report of Dr. Jeffrey Ravetch, paragraphs 6-9;				
/C.H./	10	November 11, 2005 Reply Expert Report Of Dr. Laurie H. Glimcher, page 11 and 12;				
/C.H./	11	November 11, 2005 Rule 26(b)(2) Reply Report of David M. Livingston, M.D., pages 17-18;				
/C.H./	12	November 22, 2005 Condensed Deposition of Stephen Prescott in Civil Case 02 CV 11280 RWZ, page 226, line 24 - page 242, line 25 and page 262, line 9 - page 267, line 20;				
/C.H./	13	November 30, 2005 Condensed Deposition of Jeffrey V. Ravetch in Civil Case 02 CV 11281 RWZ, page 40, line 8 - page 58, line 25;				
/C.H./	14	Trial Transcript - April 26, 2006 Jury Trial Day 12, Second Session in Civil Case 02 CV 11281 RWZ, page 112, line 10 and page 124, line 16;				
	15	Curriculum Vitae of Dr. Inder Verma;				
/C.H./	16	October 10, 2007 The Amgen Entities' Responses To Whitehead's First Set of Interrogatories in Civil Action No. 06-259 (MPT);				
/C.H./	17	October 10, 2007 Wyeth's Responses To Whitehead's First Set of Interrogatories (Nos. 1-15) in Civil Action No. 06-259 (MPT);				
		0.100.0000				

EXAMINER SIGNATURE /Catherine Hibbert/

04/08/2009

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Form PTO-1449 Substitute

U.S. Department of Commerce Patent and Trademark Office

Application Number 10/037,341
Filing Date January 4, 2002
First Named Inventor et al.
Art Unit 1636
Examiner Name 7. Susso Hibbert

INFORMATION DISCLOSURE STATEMENT (Use several sheets if necessary)

			Attorney Docket No. 75723-ZA/JPW/GJG				
		NON PATENT LITERA	ATURE DOCUMENTS				
Examiner Initials	Cite No.1	Include name of the author (in CAPITAL LETTE (book, magazine, journal, serial, symposium, catalo	RS), title of the article (when appropriate), title of the item T^2 g, etc.) date, page(s), volume-issue number(s), publisher, city itry where published.				
/C.H./	18	October 11, 2007 Wyeth's Second Set of Requests For Production of Documents And Things (Nos. 22-101) To Ariad, Harvard, MIT, and Whitehead in Civil Action No. 06-259 (MPT);					
/C.H./	19	October 15, 2007 The Amgen I First Set of Interrogatories (MPT);	Entities' Responses to MIT's in Civil Action No. 06-259				
/C.H./	20	October 15, 2007 The Amgen First Set of Interrogatories (MPT);	Entities' Responses to Harvard's s in Civil Action No. 06-259				
/C.H./	21	October 15, 2007 The Amgen Entities' Responses to Ariad's Fourth Set of Requests For Production of Documents in Civil Action NO. 06-259 (MPT);					
/C.H./	22	October 31, 2007 Wyeth's Fourth Set of Supplemental Responses And Objections To Ariad's First Set of Interrogatories (Nos. 1-25) in Civil Action No. 06-259 (MPT);					
/C.H./	23	October 31, 2007 Ariad's An And Objections To Wyeth's F Civil Action No. 06-259 (MP'	d The Institutions' Responses irst Set of Interrogatories in [];				
/C.H./	24	October 31, 2007 Ariad's And The Institutions' Responses And Objections To Wyeth's First Set of Requests For Production of Documents And Things in Civil Action No. 06- 259 (MPT);					
/C.H./	25	November 6, 2007 Defendant And Counterclaim Plaintiff Ariad's Sixth Set of Requests For Production To The Amgen Entities in Civil Action No. 06-259 (MPT);					
/C.H./	November 7, 2007 Wyeth's First Set of Requests for 26 Admission (Nos. 1-160) To Ariad, Harvard, MIT, and Whitehead in Civil Action No. 06-259 (MPT);						
EXAMINE	R	/Catherine Hibbert/	0000/80/40				

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/Catherine Hibbert/

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U.S. Department of Commerce Patent and Trademark Office

Application Number	10/037,341
Filing Date	January 4, 2002
First Named Inventor	David Baltimore et al.
Art Unit	1636
Examiner Name	D. Guzo Hibbert

INFORMATION DISCLOSURE STATEMENT (Use several sheets if necessary)

	Attorney Docket No. 75723-ZA/JPW/GC				
	NON PATENT LITERATURE DOCUMENTS				
	xaminer Cite Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item				
/C.H./ 27	November 7, 2007 The Amgen Entities' Responses To Ariad's Fifth Set of Requests For Production of Documents in Civil Action No. 06-259 (MPT);				
/C.H./ 28	November 7, 2007 Wyeth's Third Set of Requests For Production of Documents And Things (Nos. 101-109) To Ariad, Harvard, MIT, and Whitehead in Civil Action No. 06-259 (MPT);				
/C.H./ 29	November 8, 2007 Wyeth's Responses To Ariad's Third Set of Requests For Production of Documents (Nos. 108-121) in Civil Action No. 06-259 (MPT);				
/C.H./ 30	November 12, 2007 The Amgen Entities' Responses To Ariad's Third Set of Interrogatories in Civil Action No. 06-259 (MPT);				
/C.H./ 31	November 12, 2007 Wyeth's Responses And Objections To Ariad And The Institutions' Second Set of Interrogatories (Nos. 26-29) in Civil Action No. 06-259 (MPT);				
/C.H./ ₃₂	November 13, 2007 Defendant And counterclaim Plaintiff Ariad's Fourth Set of Requests For Production of Documents And Things to Wyeth in Civil Action No. 06-259 (MPT);				
/C.H./ 33	November 15, 2007 Ariad's And The Institutions' Responses And Objections To Wyeth's Second Set of Interrogatories in Civil Case No. 06-259 (MPT);				
/C.H./ 34	November 15, 2007 The Amgen Entities' Second Set of Requests For Admission Directed To Ariad And the Institutions in Civil Action No. 06-259 (MPT);				
/C.H./ 35	November 15, 2007 The Amgen Entities' Third Set of Requests For Production of Documents And things Directed To Ariad And The Institutions in Civil Action No. 06-259 (MPT);				
EXAMINER	/Catherine Hibbert/ 04/08/2009				

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Application Number 10/037,341 Filing Date January 4, 2002 David Baltimore First Named Inventor et al. Art Unit 1636 D. Guzo Hibbert Examiner Name 75723-ZA/JPW/GJG Attorney Docket No.

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/C.H./	36	November 15, 2007 Ariad's And the Institutions' Responses And Objections To Wyeth's Second Set of Requests For Production for Documents And Things in Civil Action No. 06- 259 (MPT);			
/C.H./	37	Deposition Transcript of Dr. Thomas R. Kadesch dated June 21, 2007, Amgen, Inc. v. F. Hoffmann-La Roche Ltd., a Swiss Company, Roche Diagnostics GmbH, a German Company, and Hoffmann-La Roche, Inc., A New Jersey Corporation, U.S. District Court, District of Massachusetts, in Civil Action No. 05-12237 WGY;			
/C.H./	38	October 11, 2007 Wyeth's Second Set of Interrogatories To Ariad, The President And Fellows of Harvard College, The Massachusetts Institute of Technology, And The Whitehead Institute For Biomedical Research in Civil Action No. 06- 259 (MPT);			
/C.H./	39	October 19, 2007 Counterclaim Plaintiffs Ariad's And The Institutions' Second Set of Interrogatories To Wyeth in Civil Action No. 06-259 (MPT);			
/C.H./	40	October 19, 2007 Counterclaim Plaintiffs Ariad's And The Institutions' Third Set of Interrogatories To The Amgen Entities in Civil Action No. 06-259 (MPT);			
/C.H./	41	October 22, 2007 Wyeth's Third Set of Interrogatories To Ariad, The President And Fellows of Harvard College, The Massachusetts Institute of Technology, And The Whitehead Institute For Biomedical Research in Civil Action No. 06- 259 (MPT);			
/C.H./	42	November 15, 2007 Amgen Entities' Third Set of Interrogatories Directed To Ariad And the Institutions in Civil Action No. 06-259 (MPT);			
/C.H./	43	January 18, 2008 Expert Report of Randolph Wall, Ph.D. in the litigation captioned Amgen, Inc. et al. v. Ariad Pharmaceuticals, Inc., et al., U.S. District Court for the District of Delaware, CA No. 06-259-MPT			
EXAMINER		/Catherine Hibbert/ 04/08/2009			

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				Examiner Name	Process urne	erc
				Attorney Docket No.	75723-ZA/JPV	√GJ
		NON PATENT LITERATURE	DOC	UMENTS		
Examiner Initials	ner Cite Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item			T		
/C.H./	The Amgen Entities' 5 th Notice of Deposition to Ariad, Whitehead, Harvard and MIT Pursuant to Fed. R.Civ. P.30(b)(6), dated January 25, 2008, in the litigation captioned Amgen, Inc. et al. v. Ariad Pharmaceuticals, Inc., et al., U.S. District Court for the District of Delaware, CA No. 06-259-MPT;					
/C.H./	45	January 31, 2008 Memorandum Orde on Amgen's Motion to Amend and S ARIAD's Counterclaims in the lit Inc. et al. v. Ariad Pharmaceut District Court for the District MPT;	Supp iga ical	lement Their tion caption s; Inc., et	Reply to ed Amgen, al., U.S.	
/C.H./	46	January 18, 2008 Expert Report of Ph.D. in the litigation captions Ariad Pharmaceuticals, Inc., et for the District of Delaware, CA	ed A.	mgen, Inc. e , U.S. Distr	et al. v. ict Court	
/C.H./	47	January 18, 2008 Expert Report of Randolph Wall, Ph.D. in the litigation captioned Amgen, Inc. et al. v. Ariad Pharmaceuticals, Inc., et al., U.S. District Court for the District of Delaware, CA No. 06-259-MPT;				
/C.H./	48	October 21, 2005 Rule 26(A)(2) Rebuttal Report of Thomas R. Kadesch, Ph.D. in the litigation captioned Ariad Pharmaceuticals, Inc. et al. v. Eli Lilly and Co., U.S. District Court for the District of Massachusetts, CA No. 02 CV 11280 RWZ;				
/C.H./	49	June 21, 2007 Deposition Transcr Kadesch in the litigation captic Hoffmann-La Roche Ltd., et al., District of Massachusetts, CA No	oned U.S	Amgen, Inc.	v. F.	
EXAMINE		/Catherine Hibbert/	2FD	04/08/2009		

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Application Number 10/037.341 Filing Date January 4, 2002 David Baltimore First Named Inventor et al. Art Unit 1636

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		•	Examiner Name	D. Guzo Hibbe	
			Attorney Docket No.	75723-ZA/JPW	/GJ
		NON BATENT LITERATURE DOC	I I A PONTO		
Examiner Initials	Cite No.1	NON PATENT LITERATURE DOCI Include name of the author (in CAPITAL LETTERS), title of the (book, magazine, journal, serial, symposium, catalog, etc.) date, pa and/or country where publ	e article (when approp ge(s), volume-issue nu	oriate), title of the item imber(s), publisher, city	T ²
/C.H./	E0.	November 6, 2007 Transcript of Vider Patricia Granahan, Sc.D., pgs. 1-23 Action No. 06-259 (MPT), including 108/464,364 (Pat. No. 6,410,516) [Amc Dep. Exh. 195; 2) 08/463,397 (Pat. h. Ariad Plaintiffs Dep. Exh. 196]; 3) Ariad Plaintiffs Dep. Exh. 197]; 4) (A Ariad Plaintiffs Dep. Exh. 197]; 4) (A Ariad Plaintiffs Dep. Exh. 199]; 6) Ariad Plaintiffs Dep. Exh. 200]; 7) Ariad Plaintiffs Dep. Exh. 201]; 8) Ariad Plaintiffs Dep. Exh. 202] and, Exhibits 1-17 which are attached wit Information Disclosure Statement, no of 07/162,680 [inc. Tabs 1-29] (Gran November 14, 1988 correspondence from (Granahan Exh. 2); 3) Declaration for U.S. Serial No. 07/318,901 (Granahan Exh. 6); 7) Manual of Pate (Granahan Exh. 6); 7) Manual of Pate (Granahan Exh. 7); 8) WO 87/04170 (Granahan Exh. 7); 8) WO 87/04170 (Communication of the International Designated Offices issued under PCT sentence inc. WO 89/08147 (Granahan Exh. 20 1990 Correspondence FCT sentence inc. WO 89/08147 (Granahan 11) EP 0 407 411 B1 (Granahan Exh. 20 20 20 20 20 20 20 20 20 20 20 20 20	5 6 A.1-A.23 i) file hist gen v. Ariad No6,150,00 88/418,266 07/341,436 [06/946,365 07/318,901 07/280,173 ii) deposi th this Suppamely: 1) finahan Exh. 1 pm Patricia pr patent apr patent agranahar Exh. 3); 4 4); 5) Augus ant Examinin Granahan Exh. 1 finahar Exh. 1 finahar Exh. 1 finahar Exh. 3); 4 4); 1 finahar Exh. 3 finahar Exh.	, in Civil ory of: 1) Plaintiffs 0) [Amgen v.] [Amgen v.	
/C.H./		November 7, 2007 Transcript of Video Lisa Marie Treannie, pgs. 1-130 & A. No. 06-259 (MPT), including depositiare attached with this Supplemental Statement, namely: 1) January 18, 1! Kiyoshi Asamura (Treannie Exh. 1, 1: 1996 correspondence from Lisa Warrer 7-07); 3) March 17, 1997 correspond (Treannie Exh. 3, 11-7-07);	.1-A.13, in ion Exhibits Information 976 correspo 1-7-07}; 2) n {Treannie	Civil Action 1-6 which Disclosure ndence from February 2, Exh. 2, 11-	
EXAMINER SIGNATUR		/Catherine Hibbert/	04/08/2009		_

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Patent and Trademark Office

U.S. Department of Commerce Application Number 10/037, 341 January 4, 2002 Filing Date

INFORMATION DISCLOSURE STATEMENT (Use several sheets if necessary)

First Named Inventor	David Baltimore
	et al.
Art Unit	1636
Examiner Name	D. Guzo Hibbert
Assessed Dealess No.	75723-7A / TDW /C TC

		Examiner N	ame	D. Guzo Hibbe	rt			
		Attorney Do	ocket No.	75723-ZA/JPW,	/GJ			
		NON PATENT LITERATURE DOCUMENTS						
Examiner Initials	Cite No. ¹	Include name of the author (in CAPITAL LETTERS), title of the article (who	en approp e-issue nu	riate), title of the item mber(s), publisher, city	T ²			
/C.H./	Con	4) correspondence from Patricia Granahan (Treannie Exh. 4, 11-7-07); 5) July 8, 1997 correspondence from Lisa M. Warren (Treannie Exh. 5, 11-7-07); and 6) U.S. Serial No. 817,441 inc. Tabs 1-28 (Treannie Exh. 6, 11-7-07);						
/C.H./	52	November 9, 2007 (Draft Transcript) of Mat Vincent, in Civil Action No. 06-259 (MPT);	thew	Perry				
/C.H./		November 13, 2007 Transcript of Videotaped David L. Berstein, Ph.D., pgs. 1-324 & A.1 Action No. 06-259 (MPT) including depositi which are attached with this Supplemental Disclosure Statement, namely: 1)Wyeth's Fi Deposition Pursuant to Fed. R. Civ. P. 30 (Harvard, MIT, And Whitehead (Berstein Exh. November 5, 2007 correspondence from Natha (Berstein Exh. 2, 11-13-07); 3) Manual of Procedure (Berstein Exh. 3, 11-13-07); 4) June 17, 1997 correspondence from Lisa War Exh. 5, 11-13-07); 6) September 15, 1997 c from Lisa Warrer (Berstein Exh. 6, 11-13-08) February 17, 1998 correspondence from P(Berstein Exh. 8, 11-13-07); 9) Notice of (Berstine Exh. 9, 11-13-07); 10) August 3 memorandum from Patricia Granahan (Berstein Ch); 11) May 15, 2000 correspondence from (Berstein Exh. 11, 11-13-07); 12) Redacted 22, 1994 correspondence from Patricia Gran Exh. 13, 11-13-07); 14) Redacted;	-A.30 on Exl Informerst No b) (6) 1, 1: n Lowe Paten Reda ren (1) orres 7}; 7 and 0, 19 n Exh Harve ; 13) ahan	, in Civil hibits 1-16 mation totice of To Ariad, 1-13-07); 2) enstein t Examining cted; 5) Berstein pondence) Redacted; ia Granahan ance 94 . 10, 11-13- y Berger December Resrstein				
/C.H./	54	November 29, 2007 Transcript of Deposition Volume I, pgs. 2-150 & A.1-A.16 in Civil A (MPT);	of La	aurie Allen, No. 06-259				
/C.H./	55	November 30, 2007 Transcript of Deposition Volume II, pgs. 151-271 & A.1-A.13 in Civi 259 (MPT);	of La	aurie Allen, ion No. 06-				
EXAMINEI SIGNATUR		/Catherine Hibbert/ DATE CONSIDERED 04/08/200	19		_			

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Form PTO-1449 Substitute

U.S. Department of Commerce Patent and Trademark Office

Application Number 10/037,341 Filing Date January 4, 2002 David Baltimore First Named Invento et al.

INFORMATION DISCLOSURE STATEMENT (Use several sheets if necessary)

Art Unit 1636 - Guzo Hibbert Examiner Name

		Attorney Docket No. 75723-ZA/JPW/GC					
		NON PATENT LITERATURE DOCUMENTS					
Examiner Initials	Cite No.						
/C.H./		December 14, 2007 Transcript of Videotaped Deposition of Harvey J. Berger, M.D., pgs. 1-146 & A.1-A.17 in Civil Action No. 06-259 (MPT);					
/C.H./	57	December 12, 2007 Transcript of Videotaped Deposition of Lita Nelsen, pgs. 2-222 & A.1-A.23 in Civil Action No. 06- 259 (MPT);					
/C.H./	58	December 18, 2007 Transcript of Deposition of Isabelle Clauss, Volume I, pgs. 1-100 & A.1-A.10 in Civil Action No. 06-259 (MPT);					
/C.H./	59	February 22, 2008 Expert Report of David M. Livingston, M.D., in Civil Action No. 06-259 (MPT);					
/C.H./	60	February 22, 2008 Rebuttal Report of Jeffrey V. Ravetch, M.D., Ph.D., in Civil Action No. 06-259 (MPT);					
/C.H./	61	February 22, 2008 Rebuttal Expert Report of Randolph Wall, Ph.D., in Civil Action No. 06-259 (MPT);					
/C.H./	62	March 7, 2008 Reply Expert Report of Warner Craig Greene, M.D., Ph.D., in Civil Action No. 06-259 (MPT);					
/C.H./	63	December 11, 2007 Amgen Entities' first Amended Reply to Ariad, Harvard, MIT, And Whitehead's Amended Counterclaims, in Civil Action No. 06-259 (MPT);					
/C.H./	64	January 22, 2008 Telephone Conference before Mary Pat Thynge, U.S. Magistrate Judge, in Civil Action No. 06-259 (MPT);					
/C.H	65	February 8, 2008 Defendants-Counterclaim-Plaintiffs Ariad's And The Institutions' Memorandum of Law In Support of Their Motion To Amend Counterclaims, in Civil Action No. 06-259 (MPT);					
EXAMINE		/Catherine Hibbert/ DATE CONSIDERED 04/08/2009					

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Art Unit	1636
First Named Inventor	David Baltimore et al.
	January 4, 2002
Application Number	10/037,341

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			Examiner Name	D. Guso Hibbe				
			Attorney Docket No.	75723-ZA/JPW,	/GJ			
		NON PATENT LITERATURE DOC	UMENTS					
Examiner Initials	Cite No. ¹	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item						
/C.H./	66	February 8, 2008 Declaration of David Greenwald In Support of Defendants-Counterclaim-Plaintiffs Ariad's And The institutions' Motion to Amend Counterclaims, in Civil Action No. 06-259 (MPT);						
/C.F	. _. 67	And The Institutions; Reply Memorand Reply Memorandum in Support of Their	March 7, 2008 Defendants-Counterclaim-Plaintiffs Ariad's And The Institutions; Reply Memorandum In Support of Their Reply Memorandum in Support of Their Motion to Amend Counterclaims, Civil Action No. 06-259 (MPT);					
/C.H./	68	February 22, 2008 Expert Report of M.D., in Civil Action No. 06-259 (M)	James Mark J. PT);	ackson,				
/C.H.	/69	February 20, 2008 Condensed Transcript of Harvey Berger in the litigation captioned Amgen, Inc. Et al. v. Ariad Pharmaceuticals, Inc. et al., U.S. District Court for the District of Delaware, CA No. 06-259-MPT;						
/C.H./	70	March 7, 2008 Reply Expert Report of Randolph Wall, Ph.D. in the litigation captioned Amgen, Inc. et al. v. Ariad Pharmaceuticals, Inc., et al., U.S. District Court for the District of Delaware, CA No. 06-259-MPT;						
/C.H./	71	February 20, 2008 Condensed Transcript of Harvey Berger in the litigation captioned Amgen, Inc. et al. v. Ariad Pharmaceuticals, Inc., et al., U.S. District Court for the District of Delaware, CA No. 06-259-MPT,						
/C.H./	72	March 5, 2008 Reply Expert Report of Jeffrey M. Ravetch, Ph.D. in the litigation captioned Amgen, Inc. et al. v. Ariad Pharmaceuticals, Inc., et al., U.S. District Court for the District of Delaware, CA No. 06-259-MPT;						
/C.H./	73	October 30, 2007 Memorandum In Suppo Company's Motion For Relief From Juc Civ. P. 60(b) And for Additional Dis Pharmaceuticals, Inc. v. Eli Lilly & Court for the District of Massachuse No. 02-11280 RWZ	dgment Under scovery, Ari & Co, U.S. D	Fed. R. ad istrict				
EXAMINE	,	/Catherine Hibbert/	04/08/2000					

EXAMINER SIGNATURE /Catherine Hibbert/

DATE CONSIDERED

04/08/2009

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Attorney Docket No. 75723-ZA/JPW/GJG

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NON PATENT LITERATURE DOCUMENTS Examiner Cite Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item Initials No. (book, magazine, journal, serial, symposium, catalog, etc.) date, page(s), volume-issue number(s), publisher, city and/or country where published. November 15, 2007 Plaintiffs' Opposition To Lilly's Renewed Motion For Judgment As A Matter of Law Or, In The C.H. 74 Alternative, A New Trial, Ariad Pharmaceuticals, Inc. v. Eli Lilly & Co, U.S. District Court for the District of Massachusetts, in Civil Action No. 02-11280 RWZ; December 5, 2007 Opposition To Eli Lilly And Company's /C.H Motion For Relief From Judgment Under Fed. R. Civ. P. 60(b) 75 (Redacted version of document filed under seal), including Exhibits 1-7, Ariad Pharmaceuticals, Inc. v. Eli Lilly & Co, U.S. District Court for the District of Massachusetts, in Civil Action No. 02-11280 RWZ; December 13, 2007 Reply In Support of Defendant's Renewed /C.H./ Motion For Judgment As a Matter of Law Or, In the 76 Alternative, A New Trial, Ariad Pharmaceuticals, Inc. v. Eli Lilly & Co, U.S. District Court for the District of Massachusetts, in Civil Action No. 02-11280 RWZ; December 26, 2007 Sur-Reply In Support of Plaintiff's Opposition To Defendant's Renewed Motion For Judgment As a Matter Of Law Or, In The Alternative, A New Trial. Ariad /C.H./ Pharmaceuticals, Inc. v. Eli Lilly & Co, U.S. District Court for the District of Massachusetts, in Civil Action No. 02-11280 RWZ: February 8, 2008 Notice Of Supplemental Authority, /C.H./ 78 including attachment, Ariad Pharmaceuticals, Inc. v. Eli Lilly & Co, U.S. District Court for the District of Massachusetts, in Civil Action No. 02-11280 RWZ; March 10, 2008 Notice of Appeal, Ariad Pharmaceuticals, 79 Inc. v. Eli Lilly & Co, U.S. District Court for the District of Massachusetts, in Civil Action No. 02-11280 RWZ:

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/C.H./

/Catherine Hibbert/

District of Massachusetts, in Civil Action No. 02-11280 RWZ DATE CONSIDERED

March 18, 2008 Notice of Docketing, Ariad Pharmaceuticals, 80 Inc. v. Eli Lilly & Co, U.S. District Court for the

04/08/2009

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Application Number	10/037,341
Filing Date	January 4, 2002
First Named Inventor	David Baltimore
	et al.
Art Unit	1636
Examiner Name	D. Guzo Hibbert
Attorney Docket No.	75723-ZA/JPW/GJG

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Examiner Initials	Cite No.	NON PATENT LITERATURE DOCUMENTS Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.) date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ²
/C.H./	81	Index of Civil Docket For Case No.: 1:02-cv-11280-RWZ starting from July 6, 2007, Ariad Pharmaceuticals, Inc. v. Eli Lilly & Co., U.S. District Court for the District of Massachusetts;	
/C.H./	82	April 25, 2008 Defendants-Counterclaim-Plaintiffs' Opening Brief on Claim Construction, U.S. District Court for the District of Delaware, CA No. 06-259-MPT;	
/C.H./		April 25, 2008 The Amgen Entities' Brief In Support of Their Motion For Summary Judgment of Noninfringement of U.S. Patent No. 6,410,516, U.S. District Court for the District of Delaware, in Civil Action No. 06-259 (MPT) Confidential Filed Under Seal;	
/C.H./	84	April 25, 2008 The Amgen Entities' Brief In Support of Their Motion to Preclude Ariad's Proffered Experts on Willfulness and Inequitable Conduct From Opining on Intent, State of Mind, and Other Matters, U.S. District Court for the District of Delaware, in Civil Action No. 06-259 (MPT) Public Version Confidential Material Omitted;	
/C.H./	85	April 25, 2008 The Amgen Entities' Brief In Support of Their Daubert Motion To Preclude Certain Unsupported and Unreliable Opinions of Dr. Ryan Sullivan Relating to Damages, U.S. District Court for the District of Delaware, in Civil Action No. 06-259 (MPT) Public Version Confidential Material Omitted;	
/C.H./		April 25, 2008 The Amgen Entities' Brief In Support of Its Daubert Motion To Preclude Certain Proffered Opinions of Dr. Jeffrey V. Ravetch Relating to Written Description and Inherent Anticipation, U.S. District Court for the District of Delaware, in Civil Action No. 06-259 (MPT);	
/C.H./	87	April 25, 2008 Memorandum In Support of Defendants- Counterclaim-Plaintiffs' Motion for Partial Dismissal For Lack of Subject Matter Jurisdiction, U.S. District Court for the District of Delaware, CA No. 06-259-MPT	
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Art Unit 1636
Examiner Name 9- Guzo Hibbert

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